INTERNATIONAL SEARCH REPORT

International application No.

INTERNATIONAL SERIOT REFORM		·	PCT/JP20057006018	
A. CLASSIFICATION OF SUBJ Int.Cl ⁷ G11B33/02				10 Tay
According to International Patent Classification (IPC) or to both national classification and IPC				
B. FIELDS SEARCHED				
Minimum documentation searched Int. Cl ⁷ G11B33/02	(classification system followed by cla 2,G11B25/04	ssification symbols)	·	
Documentation searched other than Jitsuyo Shinan Koho Kokai Jitsuyo Shinar	tsuyo Shinan T roku Jitsuyo S	oroku Koho hinan Koho	1996-2005 1994-2005	
Electronic data base consulted during	ng the international search (name of d	lata base and, where p	racticable, search	erms used)
C. DOCUMENTS CONSIDERED TO BE RELEVANT				
Category* Citation of	document, with indication, where ap	propriate, of the releva	ant passages	Relevant to claim No.
29 May, 1	965 A (Teac Corp.), 998 (29.05.98), ;; Figs. 1 to 21 963528 A1			1-5
29 August	242763 A (Teac Corp. 2, 2003 (29.08.03), 2; Figs. 1 to 9 none)),		1-5
Further documents are listed in the continuation of Box C. * Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier application or patent but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search 13 July, 2005 (13.07.05)		"T" later document p date and not in c the principle or t document of par considered now step when the do "Y" document of par considered to i combined with c being obvious to document memb	date and not in conflict with the application but cited to understand the principle or theory underlying the invention X" document of particular relevance: the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art	
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Facsimile No.		Telephone No.		